

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION

FRANK VAUGHAN

v.

LEWISVILLE INDEPENDENT  
SCHOOL DISTRICT

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CIVIL NO. 4:19-CV-109-SDJ

**FINAL JUDGMENT**


Pursuant to Rule 58 of the Federal Rules of Civil Procedure, having previously dismissed all of Plaintiff Frank Vaughan's claims for lack of jurisdiction, (Dkt. #61), and having granted Defendant Lewisville Independent School District's Motion for Separate Judgment and Award of Costs, (Dkt. #67), the Court **ORDERS AND ENTERS FINAL JUDGMENT** as follows:

It is hereby **ORDERED, ADJUDGED, and DECREED** that Plaintiff Frank Vaughan's claims are **DISMISSED with prejudice**. Plaintiff shall take nothing on all claims asserted against Defendant.

It is further **ORDERED** that Defendant Lewisville Independent School District is awarded just costs against Plaintiff Frank Vaughan, as authorized by 28 U.S.C. § 1919. Specifically, Lewisville Independent School District is awarded its taxable costs, as enumerated in 28 U.S.C. § 1920.

All relief not granted in this Final Judgment is **DENIED**.

**So ORDERED and SIGNED this 16th day of October, 2020.**

  
SEAN D. JORDAN  
UNITED STATES DISTRICT JUDGE